



## Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at <http://about.jstor.org/participate-jstor/individuals/early-journal-content>.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

treasury, upon sworn vouchers of the street commissioner, and said cost and expenses shall be a lien upon the property, to be placed upon the tax duplicate by the city controller, and shall be collected by law as other taxes are collected and duly paid into the city treasury.

**Garbage and Refuse—Care and Disposal. (Ord. 517, Apr. 20, 1914).**

SEC. 3. The owner or owners, whether person, persons, firm, company, or corporation, of hotels, boarding houses, restaurants, cafés, saloons, flats, apartment houses, and private homes, shall, unless otherwise contracted for in writing between lessor and lessee, provide said hotels, boarding houses, restaurants, cafés, saloons, flats, apartment houses, and private homes with galvanized-iron fly-proof garbage cans, in sufficient number, of sufficient size, and of approved construction, to sanitarily care for and protect from flies all garbage produced by said hotels, boarding houses, restaurants, cafés, saloons, flats, apartment houses, and private homes, and the number of such garbage cans thus to be provided by such owner or owners shall not be less in number than one to and for each separate resident family, or of sufficient capacity for each apartment house.

SEC. 4. All garbage cans shall be placed and kept so the garbage collector can have ready and convenient access to the same, and said garbage cans shall be used to contain garbage only, and the term "garbage" shall include all kitchen and table refuse and remains of food substances, including waste paper, rags, sweepings, or other small, perfectly combustible material, but excluding all non-combustibles and heavy trash, which includes ashes, empty tin cans, empty bottles, empty glass cans, scrap iron, wire, metal articles, brick bats, broken stone or cement, broken crockery, broken glass, broken plaster, etc., and all such trash shall be kept in barrels, bins, or galvanized-iron receptacles, or neatly piled to the satisfaction of the street commissioner, entirely separate from the garbage, and all garbage and trash, and garbage and trash receptacles shall be conveniently placed and kept so the garbage and trash collectors may have ready and reasonable access to the same: *Provided*, That no such trash shall be kept, placed, or piled containing any foul, malodorous, or decomposing matter, or matter liable to decomposition, or matter that will attract and breed flies, or that will attract and harbor rats, or that will permit of being scattered, littered, or blown about: *And provided further*, That no hot ashes or ashes containing fire or fire coals shall be placed in any trash receptacle or ash bin unless the same be absolutely fireproof or of metal construction. All disputes as to the convenient placing or location of garbage and trash receptacles between any person and the street commissioner shall be finally settled by the health officer of the city health department.

SEC. 5. It shall be unlawful for any person, firm, company, or corporation to place or mix with any garbage or other substance to be collected and burned in the city garbage crematory any ashes or other noncombustible material or article too large to be burned.

SEC. 6. It shall be unlawful for any person, firm, company, or corporation to throw, scatter, or dump any ashes in or upon any alley, street, gutter, or public grounds within said city, except same be placed under the direction of the street commissioner.

SEC. 7. It shall be unlawful for any person, firm, company, or corporation, except upon written permission of the street commissioner first obtained, to place, dump, or deposit, for a period of over 72 hours, anything whatsoever in or upon alleys, streets, vacant lots, city grounds, parks, or public places: *Provided*,

Building materials to be used soon in the construction of buildings may be stored to a reasonable degree in streets and alleys and on vacant lots.

\* \* \* \* \*

SEC. 11. The said city shall systematically collect, remove, and dispose of the garbage, ashes, rubbish, and trash of all its citizens who shall faithfully comply with the provisions of this ordinance; but any person, firm, company, or corporation who shall fail or refuse to faithfully and promptly comply with the provisions of this ordinance shall promptly remove and dispose of their own garbage, ashes, rubbish, and trash at their own expense and in a sanitary manner, and upon their failure so to do, after notice by the street commissioner or health officer, it shall then be the duty of the street commissioner, and he is hereby given the power and authority, to remove such garbage, rubbish, or trash, as the case may be, at the expense of the offender, and he shall keep an accurate account of the cost and expense thereof, which shall be paid from the city treasury upon sworn vouchers of the street commissioner. Said cost and expense shall be a lien upon the property, to be placed upon the tax duplicates by the city controller, and shall be collected by law as other taxes are collected and duly paid into the city treasury.

SEC. 12. For the purpose of systematically and in a sanitary manner collecting, removing, and disposing of all such garbage, ashes, rubbish, and trash, the street commissioner is hereby charged and empowered to superintend the same, and is hereby authorized and directed to secure competent and efficient help to promptly collect, remove, and dispose of said garbage, ashes, rubbish, and trash as herein contemplated.

SEC. 13. Any person for the violation or nonperformance of any of the provisions of this ordinance shall, upon conviction thereof, be fined in any sum not less than \$1 nor more than \$25 for each separate offense.

**Stables; Care of—Manure; Care and Disposal. (Ord. 517, Apr. 20, 1914.)**

SEC. 8. All stables, barns, or other shelters wherein animals are kept shall be cleaned daily in the months of April, May, June, July, and August, and all manure shall be kept in dark, water-tight, fly-tight bins, pits, or boxes, which shall be emptied and the manure hauled away when full or when ordered in writing by the health officer or street commissioner; and it is hereby further made unlawful to pile or dump any manure in or upon any street or alley. After cleaning stables or barns or other shelter where animals are kept the floors shall be sprinkled with a 10 per cent solution of crude carbolic acid or 5 per cent solution of formaldehyde or a 10 per cent solution of copperas, or liberally sprinkled with slaked lime, the crude carbolic acid solution preferred.

**Privies—Construction, Care, and Disposal of Contents. (Ord. 517, Apr. 20, 1914.)**

SEC. 9. Unless connected with a sewer or situated within the sewer or water districts, each and every house, store, hotel, restaurant, factory, mill, or other building where people live or work shall be provided with a sanitary privy or outhouse by the owner or owners of the property, and said sanitary privy or outhouse shall be so constructed as to be rat and fly proof, so constructed as not to pollute the air or the earth, and so constructed as to be absolutely water-tight, well ventilated, and to be conveniently located, all to the approval of the city health department: *Provided*, That where sewer or water connections can be had such privies or outhouses are hereby prohibited, and in such cases it shall be unlawful for any person, firm, company, or corporation to construct or maintain the same.